Now

TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING SECOND APPLICATION

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Docket No. 134997-1

In re Application of:	Mills, et al.	19x	2		
Application No.	10/650,566	2005	(")		
Filed:	August 28, 2003	SEP 19 2005			
For: Bromination of	of Hydroxyaromatic Compound	ls S	8		
		IS PILET & TRADE AND			
The owner,	General Electr	ic Company	T	of	100.00 percent
any patent granted or	application hereby disclaims, the instant application, which	except as provided h would extend bev	ond the ex	e terminal part o opiration date of	the statutory term of the full statutory term
defined in 35 U.S.C. 1	154 to 156 and 173 as shorten	ed by any terminal	disclaimer	filed prior to the	grant of any patent
The owner hereby ag	econd Application Number rees that any patent so grante	ed on the instant ap	ا , plication sh	nall be enforceal	ugust 28, 2003 ble only for and during
such period that it an	d any patent granted on the so the instant application and is	econd application a	are commo	nly owned. This	agreement runs with
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	disclaimer, the owner does of the extend to the expiration date				
of any patent granted	on the second application, as	shortened by any	terminal di	sclaimer filed pri	or to the patent grant,
in the event that any a invalid by a court of	such granted patent: expires competent jurisdiction, is stat	for failure to pay a tutorily disclaimed i	maintenand in whole or	ce fee, is held ui r terminally disci	nenforceable, is found aimed under 37 CFR
1.321, has all claims	cancelled by a reexaminatio	n certificate, is rei	ssued, or i	n any manner to	erminated prior to the
expiration of its full st	atutory term as shortened by a	any terminai disciair	ner illea pri	or to its grant.	
Check either box 1 or	2, if appropriate.				
1.	missions on behalf of an or etc.), the undersigned is empo	rganization (e.g., o owered to act on be	corporation, half of the	partnership, u organization.	niversity, government
information and belie willful false statemen	t all statements made herein if are believed to be true; and ts and the like so made are j States Code and that such w	d further that these punishable by fine	statement or imprisor ay jeopardi	s were made wi iment, or both, i ze the validity of	th the knowledge that under Section 1001 of the application or any
·	ersigned is an attorney of reco	ord	! 03/21	/2005 SDENBOB1 00	130.00 OP
3. Owner/applic			ity 01 FC	:1814	130.00 0
• •	•	_	•	and is to be naid	l as follows:
The terminal disclaimer fee under 37 CFR 1.20(d) is \$130.00 and is to be paid as follows:					
 A check in the amount of the fee is enclosed. The Director is hereby authorized to charge any fees which may be required, or credit any overpayment, 					
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Martha L. Boden

September 15, 2005

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P26/REV02